

Message

From: Moncavage, Carissa [Moncavage.Carissa@epa.gov]
Sent: 6/22/2020 9:04:23 PM
To: Amanda Shepherd [ashepherd@us-concrete.com]
CC: chris@rmagreen.com; waguirre@us-concrete.com; Gold, Peter [Gold.Peter@epa.gov]; Moncavage, Carissa [Moncavage.Carissa@epa.gov]
Subject: DCR053056, removal of impaired waters monitoring

Dear Amanda Shepherd,

You are receiving this email because your Notice of Intent (NOI) under EPA's 2015 Multi-Sector General Permit (MSGP) required impaired waters monitoring at some or all of the outfalls listed on your NOI. EPA reviewed your NOI along with the District of Columbia's 2018 Integrated Report for water quality assessment and determined that Impaired Waters monitoring is not required at this time. EPA is hereby notifying you that the Impaired Waters monitoring has been removed from your Discharge Monitoring Report (DMR) and you are no longer required to submit sampling data as it relates to Section 2.2.2 of the 2015 MSGP. All other monitoring data pursuant to Part 6.2 must still be submitted to EPA, as applicable. Please note, your monitoring requirements may change under the 2020 MSGP and it is your responsibility to be familiar with any new monitoring requirements as well as the terms and conditions of the new permit.

Regards,

Carissa Moncavage

NPDES Permits Section

Clean Water Branch

U.S. EPA Region 3, Water Division

(215) 814-5798

(pronouns: she/her)